## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

INTERNATIONAL BUSINESS MACHINES CORPORATION,

Plaintiff,

V.

Civil Action No. 16-122-LPS-CJB

GROUPON, INC.,

Defendant.

## MBM'S PROPOSED ORDER GOVERNING POST-TRIAL MOTIONS

Having considered Plaintiff International Business Machines Corporation's ("IBM") and Defendant Groupon, Inc.'s ("Groupon") proposed schedules regarding the filing of post-trial motions and briefings;

IT IS HEREBY ORDERED, this day of troub, 2018 that IBM's proposed schedule is GRANTED. The schedule for post-trial motions and briefings will be as follows:

Event	Date
Motions Pursuant to Fed. R. Civ. P. 50(b) and Fed. R. Civ. P. 59	
Groupon's post-trial motions and opening	Within 28 days after entry of judgment on the
briefs	jury's verdict
IBM's answering briefs in opposition to	Within 21 days after filing of post-trial
Groupon's post-trial motions	motions and briefs
Groupon's reply briefs in support of its post-	Within 7 days after IBM's filing of its
trial motions	answering briefs in opposition to Groupon's
	post-trial motions
	ment Interest, Post-Judgment Interest,
Supplemental Damages/Accounting, Enhanced, Treble Damages, and Ongoing Royalties	
IBM's motion for entitlement to attorneys'	Within 28 days after entry of judgment on the
fees, and motions for prejudgment interest,	jury's verdict
post-judgment interest, supplemental	
damages/accounting, enhanced damages, and	
ongoing royalties	

Groupon's answering briefs in opposition to IBM's motions	Within 21 days after filing of IBM's post-trial motions and briefs
IBM's reply briefs in support of its motions	Within 7 days after Groupon's filing of its answering briefs in opposition to IBM's post-
	trial motions
IBM's Motion for Costs Pursuant to Fed. R. Civ. P. 54 and D. Del. LR 54.1	
IBM's motion for costs	Within 14 days after the time for appeal has expired or within 14 days after the issuance of
	the mandate of the appellate court

Leonard P. Stark, Chief Judge